## Case 7:18-cr-00237-VB Document 87 Filed 08/13/20 Page 1 of 1

Case 7:18-cr-00237-VB Document 85 Filed 08/13/20 Page 1 of 1

GEOFFREY ST. ANDREW STEWART.

**Attorney at Law** 

145 Avenue of the Americas, 7<sup>th</sup>

New York, New York 10013 (917) 721-1626

(718) 374-6094 fax

gstewart.defender@gmail.com

Application Granted:

SEntencing is re-scheduled until

August 13, 2020

11-9-20 at 9:30 AM.

Defendants Sentenung memo is due

on or before 10-26-20, Governments

by 11-4-20.

USDC SDNY

SO ordered:

Hon. Vincent L. Briccetti United States District Judge Southern District of New York 300 Quarropas Street White Plains, NY 10601

Re: United States v. Luis Reyes, 18 cr 237 (VLB)

8cr351-5(NB)

Dear Judge Briccetti:

VIII/ BULL 13.05 8-13-20

I am the attorney for the defendant Luis Reyes who is scheduled to appear before you for sentencing at August 26, 2020. I am writing to request an adjournment of sentencing as the government and defense continue to discuss resolution of issues pertaining to the sentencing of Mr. Reyes. I would ask that the matter be adjourned for at least 60 days.

I have spoken with AUSA Michael Maimen and he agrees and consents to this application.

Thank you for taking the time to consider this submission.

Sincerely,

Geoffrey Stewart

Geoffrey S. Stewart

cc: Michael Maimen, Esq. Assistant U.S. Attorney (by ECF & email)